

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F041145 Bonzi v. Bonzi et al.,

Appellant was entitled to appeal the judgment based on some injury to her interest, but she cannot appeal a judgment that adversely affects only her daughters' interests. This appeal is therefore dismissed for lack of standing.

Costs are awarded to respondents. Buckley, J.

We concur: Harris, Acting P.J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041425 Jessen v. Hartford Casualty Insurance Company

The order denying Hartford's disqualification motion is reversed. The trial court is directed on remand to rehear the motion and, in doing so, to apply the substantial relationship test.

Each party shall bear its own costs on appeal. Dibiaso, Acting P.J.

We concur: Buckley, J.; Wiseman, J.

[CERTIFIED FOR PARTIAL PUBLICATION]

F042976 Blaine v. The Superior Court of Tulare County; The People

Let a writ of mandate issue directing the respondent court to vacate its order dated March 7, 2003, in Tulare Co. Supt Ct #94884-4 & 95450 denying petitioner's request that a certificate of probable cause issue in each case and to enter an order granting said request. Appellant has 30 days from the date this court receives the superior court's ruling granting the request for a certificate of probable cause in which to file his opening brief in his related appeal, court action number F042016

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]